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ATTORNEYS AT LAW

January 15,2003

RECEIVED

JAN 1 5 2003

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

EXPARTE - Via Electronic Filing

Ms. Marlene Dortch Secretary Federal Communications Commission 445 12th Street, S.W. Washington, DC 20554

Re: CC Docket Nos. 01-338, 96-98, 98-147, 01-318, 98-56, 98-141

Dear Ms. Dortch:

On January 13, 2003, Mark Dinneen (of GCI), and Maureen Flood and I (on behalf of GCI), met with Lisa Zaina, Senior Legal Advisor to Commissioner Adelstein.

The substance of our discussion is summarized in the attached document. We also provided **Ms.** Zaina with documents previously filed in the record.

In accordance with FCC rules, a copy of this letter is being filed electronically in each of the above-captioned dockets.

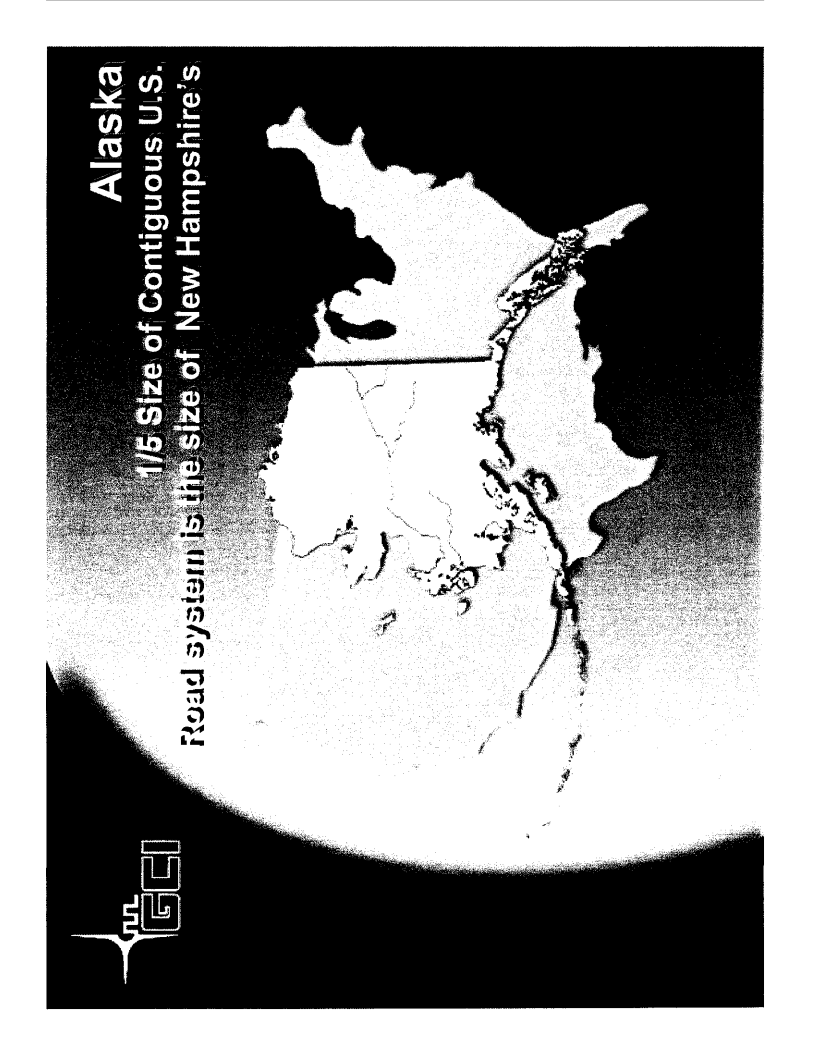
Sincerely,

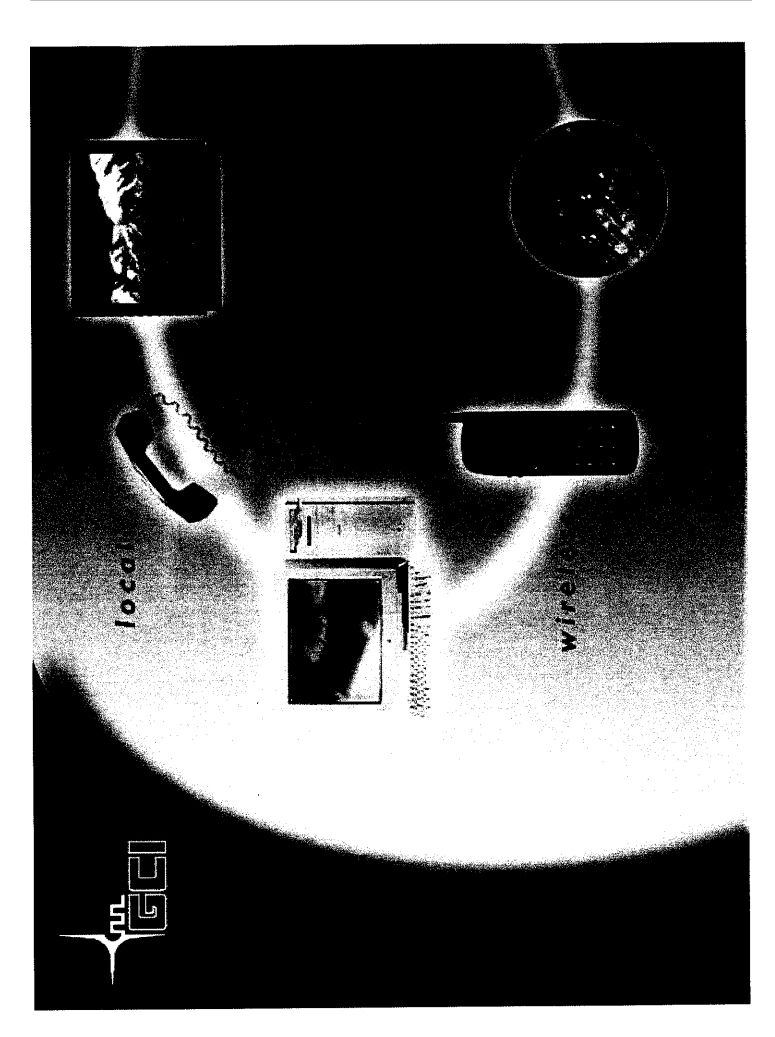
John T. Nakahata

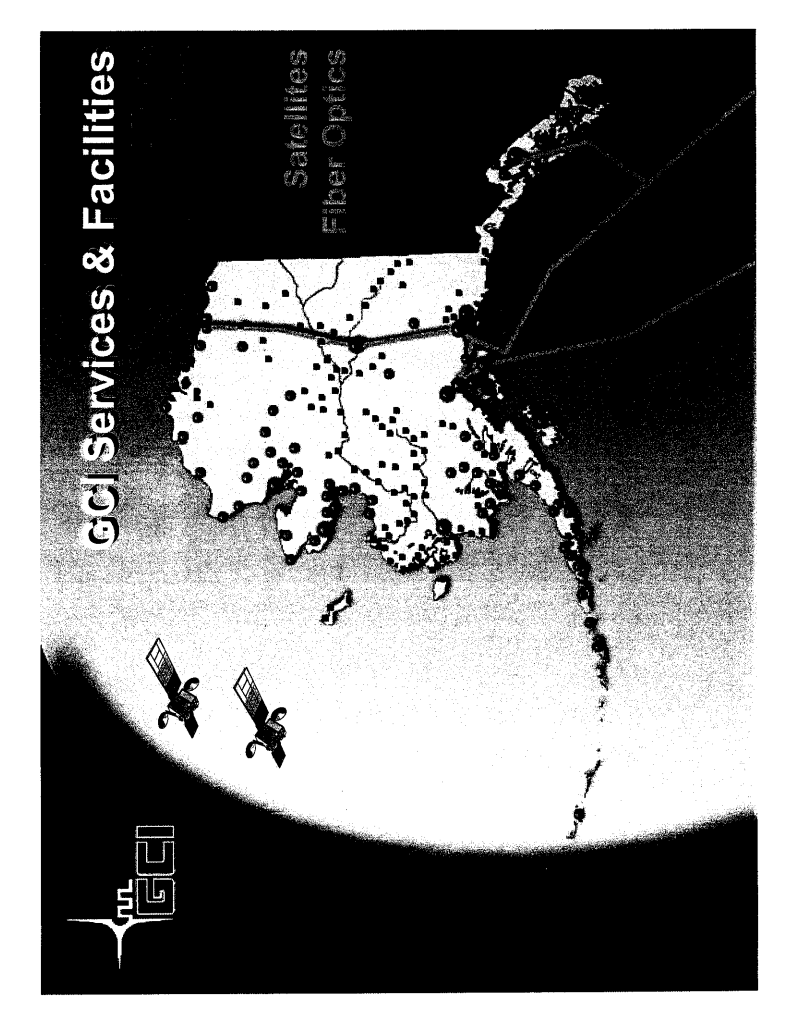
JTN/krs Attachment



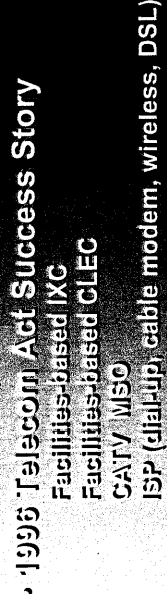
FCC Triennial Review – What's Necessary for Facilities-Based Competition





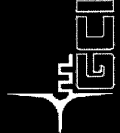


GCI--Who We Are



SPASiate's largest dial-up and hi-speed access #I-speed Internet access available to all provider; 285+ schools; 70+ clinics. GCI-served communities by 2004 via MSO-Passes 90% of HH in Alaska. 85% of Alaska HIH have access to cable modems. <u>टा हट--45% in Anchorage (90% on UNEs);</u> 21% in Fairbanks; 14% in Juneau. lxહ-ારુ% market share Services in Alaska

wireless (802.11), or cable modem.



The difference I warkets

Praiar own facilities. Investing in cable telephony.

Use UNE loops until cable telephony, and where gaible neimorks do not go (e.g. business areas).

Use UN로운 witere darinot access UNE loops.



Building arcess problems preclude expanding service to other buildings.

In-building sub-loop unbundling necessally when conduits are full. ওন্ত]ভা্নাভাগাস্তু - Not yet a commercial,



UNTERPTED Work (but it is hard)

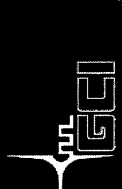
Loops - Must be actually available.

Ordering & Provisioning -

- Timely & Nondiscriminatory

— Adequate Volumes at Reasonable Rales

Collegation



Loops-Adual Availability

argessed from the Countless GR-303 compatible. DNE loops benind bloskentrators cannot be Feasible – del has implemented GR-303.

provided for eall affillates (e.g. DAMLs, additional LECs carric Willial Loop equipment & services Joorb ealvres

Conditioned loops are just loops, and need to be ayaillable for GCI to use with its own electronics.



Ordering & Provisioning - Must Be Mojeumiestons (leff

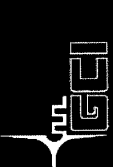
- Need adequate volumes at reasonable rates.
- Alaska Commission found ACS discriminates.
- World IIII SEINITO, DEDEEL
- Alaska fees for loop cutover are \$9.56 (Fairbanks ळ Juneau) to अंध्यायक (Anchorage).
- Discrimination is a dig problem.
- UN를 and TSR orders were backlogged. Only relieved in response to regulators.
- Ordering problems slow entry.

Ordering & Provisioning – Morder of the Commont

enforcement of ordering and provisioning requirements. Current rules are include light on monitoring and

Need to require that Interconnection agreements contain विभागिताड जर् ध्वार्धिताचाति ॥विगिष्ड

(UNE Periormanae Measures NPRM). Today, obstruction Need to require that interconnection agreements contain self-executing anfordament with liquidated damages 2 discrimination (2)

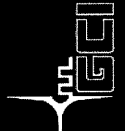


Collocation & Transport - GCI's Playantages & ILEC Abuses

GCI has its own fiber Imas connecting LEC end offices ייונגיו פכולה ביעונקור Sparse and cost make collocation difficult & uneconomic in some locations, வாசி சுபிற்கள்ள takes time.

remotes (eliminating collocation for interexchange traffic). LEC musirales collital use by converting end offices to

entrance tabilities when GCI uses own fiber and collocates. IL트Cs should be predicted from charging for unused IX



Non-individual for Switching -1) Local Datermination

are inigially localized, and definition of made by the FCC on Factual ที่กปกฎร to รบุฏองเก๋ ที่ที่ปไท่ยู of non-impairment a nationwide basis.

Guiover volume/dalpadity varies with market size.

_ DSL/concentrations Valvy by manket

Ordering/provisioning are company specific.

CLEC is impaired without unbundled switching when all and where conditions to which

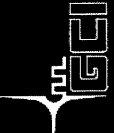
- Presumption should be imperiment.

Limit any changes in switching to top 50 MSAs.



UNEs (including UNE-P) complement facilities investment, and allow facilities-based carrier to ill out its footprint Hidden costs of dealing with ILEC mean CLECs will use own fedilities Whenever possible.

UNES are not "devaluing" GCI's facilities investments.



사이의 전략에 Elect Telephone Cos.

ingressed even as retail lines were lost to UNE Operating income from local telephone cos. is consistent 2000-2002 (annualized). Revenues compatitions ১৫৪ is তিরান্ত্র দাবান্ত্র in competitive, non-regulated ousinesses such as Internet and Long Distance. ACS everyalta in its 1999 LBO by \$250M over book.

		の 1 年 日 1 日 1 日 1 日 1 日 1 日 1 日 1 日 1 日 1	
0.48%	327,161	332,928	
114.54%	60,504	790'67	
-14.25%	241,583	70 100 TO 100 100 100 100 100 100 100 100 100 10	
3.12%	\$229	77.	
Change 1999-2002	2002 (ann.)		

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